Case 21-15529-VFP Doc 29 Filed 09/05/21 Entered 09/06/21 00:11:17 Desc Imaged STATISTICAL INFORMATION ONLy Contribution of Notice each Region (Market Statistical in the Plan.

x Valuation of Securit	y _ Assumption	n of Executory Contract or Unexpired Lease		x Lien Avoidance
				Last revised: August 1, 2020
		UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY		
In Re: Maria Pinho		Case No.: 21-15529	ı	
Debtor(s)		Judge:	_	
		Chapter 13 Plan and Motions		
	Original	Modified/Notice Required		
	Motions Included	Modified/No Notice Required	Date:	08/26/2021
	٦	THE DEBTOR HAS FILED FOR RELIEF UNDE CHAPTER 13 OF THE BANKRUPTCY CODE		
		YOUR RIGHTS WILL BE AFFECTED		
confirmation hearing should read these par motion included in it is may be reduced, more further notice or hear no timely filed objection avoidance or modiffic modify the lien. The continuation of the conti	on the Plan proposed by the pers carefully and discuss must file a written objection diffied, or eliminated. This ling, unless written objections, without further notice ation may take place soled debtor need not file a separest rate. An affected lien of	arate Notice of the Hearing on Confirmation of the Debtor. This document is the actual Plan prise them with your attorney. Anyone who wishes in within the time frame stated in the Notice. You Plan may be confirmed and become binding, a con is filed before the deadline stated in the Notice. See Bankruptcy Rule 3015. If this plan including within the chapter 13 confirmation process. The traction or adversary proceeding to avoid our creditor who wishes to contest said treatment more statement of the contest said treatment in the Debt of the Confirmation of the Co	roposed by to oppose our rights n nd include ice. The C es motions he plan co or modify a	A the Debtor to adjust debts. You any provision of this Plan or any nay be affected by this plan. Your claim d motions may be granted without ourt may confirm this plan, if there are is to avoid or modify a lien, the lien onfirmation order alone will avoid or a lien based on value of the collateral
		ortance. Debtors must check one box on each I Not" or if both boxes are checked, the provision		
THIS PLAN:				
DOES DOES	S NOT CONTAIN NON-ST	ANDARD PROVISIONS. NON-STANDARD P	ROVISION	NS MUST ALSO BE SET FORTH IN
		NT OF A SECURED CLAIM BASED SOLELY (PAYMENT AT ALL TO THE SECURED CREDI		
	S NOT AVOID A JUDICIA TH IN PART 7, IF ANY.	L LIEN OR NONPOSSESSORY, NONPURCH	ASE-MON	IEY SECURITY INTEREST. SEE
Initial Debtor(s)' Attor	nev: JRV	Initial Debtor: MP	Initia	l Co-Debtor:

Part 1: Payr	nent and	Length	of Plan
--------------	----------	--------	---------

 The debtor approximately 	shall pay <u>\$2,011.14</u> per <u>Month</u> to the C	Chapter 13 Trustee, starting on	September 1, 2021 for
b. The debtor		ee from the following sources:	
V	Future earnings		
	Other sources of funding (describe sour	ce, amount and date when funds	s are available):
c. Use of rea	ll property to satisfy plan obligations:		
	Sale of real property		
	Description:	-	
	Proposed date for completion:		
Ľ.R	efinance of real property:		
	Description: Proposed date for completion:		
	pan modification with respect to mortgage	ne encumbering property:	
	Description:	e encumbering property.	
	Proposed date for completion:		
d. The re	gular monthly mortgage payment will co		ce or loan modification.
	information that may be important relation	-	
_			
Part 2: Adequat	te Protection None		
	protection payments will be made in the -confirmation to	amount of \$(creditor).	to be paid to the Chapter 13 Trustee and
	protection payments will be made in the firmation to:		to be paid directly by the debtor(s) outside the
Part 3: Priority	Claims (Including Administrative	Expenses)	
a. All allowed	priority claims will be paid in full unless	the creditor agrees otherwise:	
	Creditor	Type of Priority	Amount to be Paid
CHAPTER 13 STANI	DING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE
ATTORNEY FEE BAI	LANCE	ADMINISTRATIVE	BALANCE DUE: \$3,250.00
DOMESTIC SUPPOR	RT OBLIGATION		\$0.00
☐ None ☐ The allow	Support Obligations assigned or owed to ed priority claims listed below are based unit and will be paid less than the full a	d on a domestic support obligatio	n that has been assigned to or is owed to a
Creditor	Type of Priority	Claim Amount	Amount to be Paid
	,,		
Part 4: Secured	Claims		
a. Curing Default an	d Maintaining Payments on Principal Re	esidence	
The Debtor shall pay	to the Trustee (as part of the Plan) allo	wed claims for arrearages on mo	onthly obligations and the debtor shall pay

directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
Selene Finance	134 Orchard Street	\$106,448.63	unknown	106,448.63	\$2,624.66

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				e Plan) allowed cl tions due after the		rages on monthly obligation	ons and the debto	r will pay directly
Creditor	Collateral o		Arrearage	Interest Rate on Arrearage	Amount	to be Paid to Creditor (In Plan)	Regular Monthly Pl	Payment (Outsid an)
The follo	NE wing claims vehicle acqu	were either ir	ersonal use of	910 days before f the debtor(s), or		nte and are secured by a p n one year of the petition o		
money s			er thing of val	ue: Amount of Clair	m Total t	to be Paid Through the Pla	ın Including Intere	st Calculation
1.) The o	ests for valued	ation of secur	indicated bel	nterest in Collater	ay be modifie	iustments d under Section 1322(b)(2 est as stated. The portion of d as having "NO VALUE"	of any allowed clai	im that exceeds
d. Requ 1.) The c the amou that valu claim.	ests for values debtor values unt listed as e shall be tre	ation of secur collateral as the "Value of eated as an u	indicated bel the Creditor I nsecured clair	ow. If the claim m nterest in Collater m. If a secured cla A modification un c	nay be modifier ral," plus intere aim is identifie der this Sectio	d under Section 1322(b)(2 est as stated. The portion o	of any allowed clai it shall be treated	im that exceeds
d. Requ 1.) The c the amouthat valu claim. Cr	ests for values unt listed as e shall be tre editor	ation of secur	indicated bel the Creditor I nsecured clair NOTE: // the appro Scheduled Debt	ow. If the claim m nterest in Collater m. If a secured cla A modification und priate motion to b	nay be modifier ral," plus intere aim is identifie der this Sectio pe filed under	d under Section 1322(b)(2 est as stated. The portion of d as having "NO VALUE" n ALSO REQUIRES Section 7 of the Plan.	of any allowed clai it shall be treated	im that exceeds as an unsecured
d. Requi	ests for values debtor values unt listed as e shall be tre editor tty Loan LLC e the Debtor iding lien.	ation of security collateral as the "Value of sated as an u	indicated bel the Creditor I nsecured clair NOTE: / the appro Scheduled Debt \$18,471.20	ow. If the claim m nterest in Collater m. If a secured cla A modification und ppriate motion to b Total Collateral Value \$391,000.00	ay be modifier ral," plus interedim is identified der this Section be filed under: Superior Liens	d under Section 1322(b)(2 est as stated. The portion of d as having "NO VALUE" n ALSO REQUIRES Section 7 of the Plan. Value of Creditor Interes in Collateral	of any allowed clait shall be treated t Annual Interest Rate unknown	Total Amount to be Paid
d. Requi	ests for values debtor values unt listed as e shall be tre editor tty Loan LLC e the Debtor iding lien. der NE	collateral as the "Value of pated as an u	indicated bel the Creditor I nsecured clair NOTE: / the appro Scheduled Debt \$18,471.20 eral and comp	ow. If the claim m nterest in Collater m. If a secured cla A modification unc opriate motion to b Total Collateral Value \$391,000.00	ay be modifier ral," plus intereal in is identified under superior Liens \$407720.63	d under Section 1322(b)(2 est as stated. The portion of das having "NO VALUE" n ALSO REQUIRES Section 7 of the Plan. Value of Creditor Interes in Collateral \$0 full amount of the allowed	of any allowed clait shall be treated t Annual Interest Rate unknown secured claim shall	Total Amount to be Paid \$0 all discharge the

Total Amount to be Paid Through the Plan

Collateral

Creditor

	nsecured Claims							
NONE								
a. Not	separately classified	d allowed no	on-priority unsecure	ed claims sha	all be paid:			
	Not less than §				·			
	Not less than 1	•						
b Sena	Pro Rata distril							
Creditor			arate Classification		Tre	eatment	Amount to b	e Paid
ordano.		adio or cope		•	- 110		7 unount to b	
Part 6: Ex	cecutory Contract	ts and I Ind	evnired Leases					
NONE	decutory Contract	is and one	expired Leases					
(NOTE: See	time limitations set for	orth in 11 U.S	S.C. 365(d)(4) that	may prevent	assumptio	n of non-residenti	al real property lea	ases in this
	contracts and unexp						arroar property loc	
Creditor	Arrears to be Cure	d in Plan	Nature of Co	ntract or Leas	se Tr	eatment by Debto	or Post-Peti	ition Payme
			1				ı	
			•				!	
			•		'		,	
Part 7: M	otions		•		•		•	
NOTE: All pl	ans containing motio							
NOTE: All pl		the manner	set forth in D.N.J.					
NOTE: All pl Transmittal, w when the plan	ans containing motic within the time and in n and transmittal not	the manner ice are serve	set forth in D.N.J. ed.	LBR 3015-1				
NOTE: All pl Transmittal, v when the plan a. Motion to	ans containing motio	the manner ice are serve	set forth in D.N.J. ed. ection 522(f).	LBR 3015-1				
NOTE: All pl Transmittal, v when the plan a. Motion to	ans containing motion within the time and in and transmittal not Avoid Liens Under 1	the manner ice are serve	set forth in D.N.J. ed. ection 522(f).	LBR 3015-1			must be filed with t	
NOTE: All pl Transmittal, v when the plan a. Motion to	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 moves to avoid the formal Nature	the manner ice are served 1. U.S.C. Set allowing liens of	ection 522(f). that impair exemptions of Lien.	NONE ount of	A Certific		must be filed with to Sum of All Other Liens	the Clerk of
NOTE: All pl Transmittal, v when the plan a. Motion to The Debtor n	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 noves to avoid the formal containing the second se	the manner ice are served 1. U.S.C. Set allowing liens of	ection 522(f).	NONE ount of	A Certific	cation of Service I	must be filed with t	Amount
NOTE: All pl Transmittal, v when the plan a. Motion to The Debtor n	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 moves to avoid the formal Nature	the manner ice are served 1. U.S.C. Set allowing liens of	ection 522(f). that impair exemptions of Lien.	NONE ount of	A Certific	Amount of Claimed	Sum of All Other Liens Against the	Amount Lien to
NOTE: All plansmittal, when the plansmittal, when the plansmittal a. Motion to The Debtor in Creditor	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 noves to avoid the for Nature Collate	the manner ice are served. 1. U.S.C. See Illowing liens of Type Trial	ection 522(f). that impair exemptype of Lien Am Lier	NONE btions: ount of	A Certification of Collateral	Amount of Claimed	Sum of All Other Liens Against the	Amount Lien to
NOTE: All plansmittal, when the plansmittal, when the plansmittal a. Motion to The Debtor in Creditor	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 moves to avoid the formal Nature	the manner ice are served. 1. U.S.C. See Illowing liens of Type Trial	ection 522(f). that impair exemptype of Lien Am Lier	NONE btions: ount of	A Certification of Collateral	Amount of Claimed	Sum of All Other Liens Against the	Amount
NOTE: All plansmittal, when the plansmittal, when the plansmittal a. Motion to The Debtor in Creditor	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 noves to avoid the for Nature Collate	the manner ice are served. 1. U.S.C. See Illowing liens of Type Trial	ection 522(f). that impair exemptype of Lien Am Lier	NONE btions: ount of	A Certification of Collateral	Amount of Claimed	Sum of All Other Liens Against the	Amount Lien to
NOTE: All plansmittal, when the plansmittal, when the plansmittal, when the plansmittal a. Motion to The Debtor in Creditor	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 noves to avoid the for Nature Collate	the manner ice are served. 1. U.S.C. See allowing liens of Type and Type are allowed assify Claims.	ection 522(f). that impair exempty pe of Lien Am Lier	NONE obtions: ount of () Completely U	/alue of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount Lien to Avoided
NOTE: All plansmittal, when the plansmittal, when the plansmittal, when the plansmittal a. Motion to The Debtor in Creditor	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 moves to avoid the form Nature Collate Avoid Liens and Reconves to reclassify the	the manner ice are served. 1. U.S.C. See allowing liens of Type and Type are allowed assify Claims.	ection 522(f). that impair exempty pe of Lien Am Lier	NONE obtions: ount of () Completely U	/alue of Collateral liens on colla	Amount of Claimed Exemption	Sum of All Other Liens Against the Property with Part 4 above	Amount Lien to Avoided
NOTE: All pl Transmittal, v when the plan a. Motion to The Debtor in Creditor b. Motion to A	ans containing motion within the time and in and transmittal not Avoid Liens Under 1 moves to avoid the form Nature Collate Avoid Liens and Recovers to reclassify the Collateral	the manner ice are served. 1. U.S.C. See Illowing liens of Type Illowing Claims et following Claims et following Claims are served.	ection 522(f). that impair exempty pe of Lien from Secured to compains as unsecured Total Collateral	NONE ount of Completely U	/alue of Collateral liens on colla	Amount of Claimed Exemption	Sum of All Other Liens Against the Property with Part 4 above	Amount Lien to b Avoided

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured

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Part 8: Other Plan	Provisions				
a. Vesting of Prop	perty of the Estate	•			
✓ Upon	confirmation				
Upon	discharge				
b. Payment Notice	-				
-	ssors provided for		ue to mail customary n	otices or coupons to the Debto	r
c. Order of Distril	-				
The Trustee shal	l pay allowed clai	ms in the following order:			
1) Ch. 13	Standing Trustee	commissions			
2)Adn	ninistrative Expen	ises			
3)Sec	ured claim to Firs	st Priority Mortgage		_	
4)					
d. Post-Petition (Claims				
The Trustee [i		orized to pay post-petition cla	ims filed pursuant to 1	1 U.S.C. Section 1305(a) in the	amount filed by
Part 9: Modification					
NOTE: Modification D.N.J. LBR 3015-		not require that a separate m	otion be filed. A modifi	ed plan must be served in acco	ordance with
If this Plan modifi	es a Plan previou	sly filed in this case, complete	e the information below	I.	
Date of Plan bein	g Modified: July	6, 2021			
Explain below why the	plan is being mod	lified:	Explain below how t	he plan is being modified:	
Amount of 1st Mortgage	Objection is high	ner than value of property	Plan amount increase avoidance.	ed to satisfy 1st priority mortga	ge arrears. Lien
Are Schedules I	and J being filed	simultaneously with this Modi	fied Plan?	No	
Part 10: Non-Standa	ard Provision(s): Signatures Required			
Non-Standard Provision	s Requiring Sepa	ırate Signatures:			
✓ NONE					
Explain here:					
Any non-standard provis	sions placed else	where in this plan are ineffect	ve.		
Signatures					
The Debtor(s) and the a	ttorney for the De	ebtor(s), if any, must sign this	Plan.		
By signing and filing this	document, the dons in this Chapte	ebtor(s), if not represented by	an attorney, or the att	orney for the debtor(s) certify t an and Motions, other than any	
I certify under penalty of	perjury that the a	bove is true.			

Date: <u>08/26/2021</u> /s/ Maria Pinho Debtor Date: <u>/s/</u> Joint Debtor Date: <u>08/26/2021</u> /s/ John Voorhees Attorney for the Debtor

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United States Bankruptcy Court District of New Jersey

In re: Case No. 21-15529-VFP

Maria Pinho Chapter 13

Debtor

CERTIFICATE OF NOTICE

District/off: 0312-2 User: admin Page 1 of 2
Date Rcvd: Sep 03, 2021 Form ID: pdf901 Total Noticed: 16

The following symbols are used throughout this certificate:

Symbol Definition

+ Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

$Notice\ by\ first\ class\ mail\ was\ sent\ to\ the\ following\ persons/entities\ by\ the\ Bankruptcy\ Noticing\ Center\ on\ Sep\ 05,\ 2021:$

Recip ID db	Recipient Name and Address + Maria Pinho, 134 Orchard Street, Garfield, NJ 07026-2714
aty	+ Aldridge Pite, LLP, 4375 Jutland Drive, Suite 200, P.O. Box 17933, San Diego, CA 92177-7921
519256185	+ Bergen County Special Civil Court, 10 Main Street, Room 427, Hackensack, NJ 07601-7069
519260346	+ DLJ Mortgage Capital, Inc, RASC, PLLC, 130 Clinton Road #202, Fairfield, NJ 07004-2927
519256187	Pennymac, PO Box 30597, Los Angeles, CA 90030-0597
519256191	Simons Agency Inc, 4663 Wintersweet Drive, Liverpool, NY 13088

TOTAL: 6

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Recip ID	Notice Type: Email Address Email/Text: usani.njbankr@usdoj.gov	Date/Time	Recipient Name and Address
smg	3.7	Sep 03 2021 20:28:00	U.S. Attorney, 970 Broad St., Room 502, Rodino Federal Bldg., Newark, NJ 07102-2534
smg	+ Email/Text: ustpregion03.ne.ecf@usdoj.gov	Sep 03 2021 20:28:00	United States Trustee, Office of the United States Trustee, 1085 Raymond Blvd., One Newark Center, Suite 2100, Newark, NJ 07102-5235
519261589	Email/PDF: resurgentbknotifications@resurgent.com	Sep 03 2021 20:36:19	Ashley Funding Services, LLC, Resurgent Capital Services, PO Box 10587, Greenville, SC 29603-0587
519289160	+ Email/Text: BKMailBayview@bayviewloanservicing.com	Sep 03 2021 20:28:00	Community Loan Servicing, LLC, f/k/a Bayview Loan Servicing, LLC, 4425 Ponce De Leon Blvd., 5th Floor, Coral Gables, FL 33146-1873
519256186	+ Email/Text: bankruptcydpt@mcmcg.com	Sep 03 2021 20:28:00	Midland Funding LLC, 350 Camino De La Reina #100, San Diego, CA 92108-3007
519256188	Email/PDF: PRA_BK2_CASE_UPDATE@portfoliorecove	ry.com Sep 03 2021 20:36:34	Portfolio Recovery Assoc LLC, PO Box 12914, Norfolk, VA 23541-0914
519299879	Email/PDF: resurgentbknotifications@resurgent.com	Sep 03 2021 20:36:35	Resurgent Capital Services, PO Box 10587, Greenville, SC 29603-0587
519256189	Email/Text: bkteam@selenefinance.com	Sep 03 2021 20:28:00	Selene Finance, PO Box 422039, Houston, TX 77242-4239
519256190	Email/Text: bkteam@selenefinance.com	Sep 03 2021 20:28:00	Selene Finance LP, 9990 Richmond Ave, Houston, TX 77042-4559
519256192	Email/PDF: gecsedi@recoverycorp.com	Sep 03 2021 20:36:33	Synchrony Bank/JCP, Po Box 965002, Orlando, FL 32896-5002

TOTAL: 10

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID Bypass Reason Name and Address

cr *+ DLJ Mortgage Capital, Inc, RASC, PLLC, 130 Clinton Rd #202, Fairfield, NJ 07004-2927

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District/off: 0312-2 User: admin Page 2 of 2
Date Rcvd: Sep 03, 2021 Form ID: pdf901 Total Noticed: 16

TOTAL: 0 Undeliverable, 1 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Sep 05, 2021 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on September 1, 2021 at the address(es) listed below:

Name Email Address

Denise E. Carlon

on behalf of Creditor Community Loan Servicing LLC, a Delaware Limited Liability Company dcarlon@kmllawgroup.com,

bkgroup@kmllawgroup.com

John Richard Voorhees, III

on behalf of Debtor Maria Pinho bk@focusedlaw.com

bk@focusedlaw.com;g35648@notify.cincompass.com;10440@notices.nextchapterbk.com

Marie-Ann Greenberg

magecf@magtrustee.com

Shauna M Deluca

on behalf of Creditor DLJ Mortgage Capital Inc sdeluca@raslg.com

U.S. Trustee

USTPRegion 03. NE. ECF@usdoj.gov

TOTAL: 5